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Valley Oak Law			ABDI, KAMBIZ	
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			3621	
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Please find below and/or attached an Office communication concerning this application or proceeding.

,	Application No.	Applicant(s)				
Office Action Summary	10/017,947	MARITZEN ET AL.				
Onice Action Summary	Examiner	Art Unit				
	Kambiz Abdi	3621				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1)⊠ Responsive to communication(s) filed on 19 Ja	nuary 2005.					
2a)⊠ This action is FINAL . 2b)□ This	This action is FINAL . 2b) This action is non-final.					
3) Since this application is in condition for allowar) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) 1-5,7-41,43,44 and 47 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-5,7-41,43,44 and 47 is/are rejected.						
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Examine 11).	epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 26 May 2004. S. Patent and Trademark Office	4) Interview Summary (Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:					

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DETAILED ACTION

1. All the prior office actions are incorporated herein by reference. In particular, the observations with respect to claim language, and response to previously presented arguments.

- No claim has been amended.
- Claim 6, 42, and 45-46 are canceled.
- Claims 1-5, 7-41, 43-44 and 47 have been considered and pending in the application.

Response to Arguments

- 2. Applicant's arguments filed on 19 January 2005, with respect to claims 1, 14, 29, 41, and 47 have been considered but they are not persuasive. With respect to applicant's argument examiner respectfully disagrees with the arguments. Examiner would like to emphasis that Ginter reference clearly teaches alleged inventive steps of claims mentioned as follows. Ginter teaches the steps of usage of multiple content aggregation as well as clearly teaches chain of payment of handing in various ways (As it has been admitted by the applicant in the paper dated 19 January 2005, page 11, lines 13-19 and page 12, lines 12-16).
- 3. Ginter reference clearly teaches content request and how it is metered and charged for in the VDE Traveling Objects at the user side utilizing a local processing to calculate a charge amount for multiplicity of usage rights and management of the content as well as discussion of that calculation of charges for each of the holders of the rights (control information for metering) to the content being used based on the chain of handling and making payment to each of the entities in the handling chain (See Ginter column 33, lines 36-65, column 36, lines 44-68, column 37, lines 1-31, column 40, lines 62-68, column 41, lines 1-68, and column 134-139; further see Ginter column 329, line 66-column 330, line 8, column 330, lines 64-68 column 332, lines 25-55, and column 332, line 63- column 333, line 36).
- 4. Specifically in column 333, lines 26-36 Ginter clearly discloses of teaching that the user can pay a redistrubuter as well as directly make payment to the creator of the content. As it is clearly demonstrated by Ginter in figure 79 that "User B" has direct communications with "Creator B" as well as "Distributor C", which in light of disclosed paragraph "User B" clearly can make payments to multiple entities for usage of

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contents as it has been established by each of control information that has been applied by each entity in the chain of handling.

5. The rejection of claims as they have been presented previously been maintained.

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 7. Claims 1-5, 7-13 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 5,892,900 to Karl L. Ginter et al.
- 8. As per claim 1, Ginter clearly discloses a transaction system comprising:
 - transaction device having a storage device wherein the transaction device is configured for interfacing with a user (See Ginter figures 5A, 5B, 17 and associated text, and column 3, lines 30-68, column 4, lines 1-68, and column 5, lines 1-41, column 58, lines 28-68, column 134-139, and column 327, lines 53-68);
 - embedded content residing within the storage device of the transaction device, wherein the embedded content includes data information configured for utilization by the user and header information for indicating a first charge amount attributable to a first source and a second charge amount attributable to a second source for use of the data information (See Ginter figures 5A, 5B, 17 and associated text, and column 3, lines 30-68, column 4, lines 1-68, and column 5, lines 1-41, column 58, lines 28-68, column 134-139, and column 327, lines 53-68), and
 - wherein the data information is available to the user (See Ginter column 33, lines 36-65, column 36, lines 44-68, column 37, lines 1-31, column 40, lines 62-68, and column 41, lines 1-68), and
 - wherein the first charge amount is automatically transmitted to the first source from the
 transaction device and the second chare amount is automatically transmitted to the second source

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from the transaction device wherein the first charge amount combined with the second charge amount is a total amount for utilizing the data information (See Ginter column 329, line 66-column 330, line 8, column 330, lines 64-68 column 332, lines 25-55, and column 332, line 63- column 333, line 36).

- 9. As per claim 2-5, and 7-13, Ginter disclose all the limitations of claim 1, further; Ginter discloses,
 - a backend module configured for tracking a location of the embedded content (See Ginter column 4, lines 44-68),
 - wherein data information contains audio data (See Ginter column 9, lines 3-20, column 27, lines 44-68, and column 32, lines 24-68),
 - wherein the data information contains visual data (See Ginter column 27, lines 44-68, and column 32, lines 24-68),
 - wherein the data information contains a financial balance of the user (See Ginter column 11, lines 22-68, and column 12, lines 1-65),
 - wherein the data information contains credit data of the user (See Ginter column 33, lines 36-65, and column 35, lines 13-53),
 - wherein the embedded content contains a location history of the embedded content (See
 Ginter column4, lines 5-68, and column 6, lines 14-29, and column 45, lines 15-68),
 - wherein the embedded content contains a current location of the embedded content (See
 Ginter column 14, lines 25-48, and column 45, lines 15-68),
 - wherein the embedded content contains encryption information (See Ginter column 12, lines 3-44),
 - wherein the data information contains ownership information related to the embedded content (See Ginter column 10, lines 23-31, and column 135, lines 20-34),
 - wherein the data information contains textual data (See Ginter column 23, lines 21-35),
 - wherein the data information contains graphical data (See Ginter column 23, lines 21-35).

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Claim Rejections - 35 USC § 103

10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 11. Claims 14-44 and 47 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,892,900 to Karl L. Ginter et al. in view of U.S. Patent No. 6,025,868 to James Russo.
- 12. As per claims 14, 29, and 47, Ginter discloses a method and a computer-readable medium comprising;
 - receiving embedded content within a transaction device wherein the embedded content includes data information representing content for use by the transaction device and header information representing a charge amount for use of the data information wherein the chage amount includes a first charge associated with a first author of the data information and a second charge associated with a second author or the data information (See Ginter figures 5A, 5B, 17 and associated text, and column 3, lines 30-68, column 4, lines 1-68, and column 5, lines 1-41, column 58, lines 28-68, column 134-139, and column 327, lines 53-68).
 - locally storing the charge amount within the transaction device (See Ginter column 33, lines 36-65, column 36, lines 44-68, column 37, lines 1-31, column 40, lines 62-68, and column 41, lines 1-68);
 - providing a local charge account within the transaction device for the charge amount (See Ginter column 33, lines 36-65, column 36, lines 44-68, column 37, lines 1-31, column 40, lines 62-68, and column 41, lines 1-68);

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- utilizing the data information in response to the local charge account (See Ginter column 33, lines 36-65, column 36, lines 44-68, column 37, lines 1-31, column 40, lines 62-68, and column 41, lines 1-68);
- verifying a validity of the local charge account with a remote device after utilizing the data information (See Ginter column 33, lines 36-65, column 36, lines 44-68, column 37, lines 1-31, column 40, lines 62-68, and column 41, lines 1-68);
- requesting a payment corresponding to the charge amount from a remote device subsequent to using the data_information on the transaction device (See Ginter column 33, lines 36-65, column 36, lines 44-68, column 37, lines 1-31, column 40, lines 62-68, and column 41, lines 1-68);
- discontinuing use of the data information in response to denial of payment (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 33, lines 36-65, column 36, lines 44-68, column 37, lines 1-31, column 40, lines 62-68, and column 41, lines 1-68).
- calculating a first portion and a second portion of the chare amount wherein the first potion is
 associated with the data information that corresponds to a first source and the second portion is
 associated with the data information that corresponds to a second source (See Ginter See Ginter
 column 329, line 66-column 330, line 8, column 330, lines 64-68 column 332, lines 25-55, and
 column 332, line 63- column 333, line 36); and
- automatically transmitting the first portion of the charge amount to the first source and the second portion of the charge amount to the second source (See Ginter column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 11, lines 58-68, column 12, lines 1-60, column 13, lines 5-68, column 31, lines 6-26, column 40, lines 62-68, column 41, lines 1-68, column 47, lines 4-63, column 55, lines 61-68, and column 56, lines 1-64).
- 13. What is not specifically clear by Ginter is the utilization or availability of the content to the end user before the finalization of the verification of validity of charges. However, both Russo and Ginter clearly disclose similar systems of content distribution to the end user and making such content available

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to the end user without delay and charging happens after the content has been viewed or utilized substantially (See Russo column 5, lines 8-40, column 7, lines 43-63, column 10, lines 20-57, and column 11, lines 1-13). Russo is clear that content is available to the end user and the charges and accounting of such transaction happens within the end user's device (See Russo column 6, lines 16-61 and column 10, lines 19-57). Therefore, it would have been obvious to one having ordinary skill in the art at the time the current invention was made to combine the two concepts to have a more reliable and secure distribution system of content that the end user has more control on what they are paying for view before buy or try and buy systems, which are widely used in the digital works distribution industry. This actually speeds up the transaction in two fronts, first the end user is sure of what digital work is being obtained and second the accounting takes place at the end user device.

14. As per claims 15 and 30, Ginter and Russo disclose all the limitations of claims 14 and 29, further,

Ginter discloses,

- encrypting the embedded content upon receiving the embedded content within the transaction device (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 12, lines 3-44, column 40, lines 62-68, and column 41, lines 1-68).
- 15. As per claims 16 and 31, Ginter and Russo disclose all the limitations of claims 14 and 29, further;

Ginter discloses,

 wherein utilizing the embedded content further comprising decrypting the embedded content (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 12, lines 3-44, column 40, lines 62-68, and column 41, lines 1-68).

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16. As per claims 17 and 32, Ginter and Russo disclose all the limitations of claims 14 and 29, further;

Ginter discloses,

encrypting the embedded content in response to not verifying the authorization (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 11, lines 58-68, column 12, lines 1-60, column 40, lines 62-68, column 41, lines 1-68, and column 48, lines 34-64).

17. As per claims 18 and 33, Ginter and Russo disclose all the limitations of claims 14 and 29, further:

Ginter discloses,

- transmitting a payment from the transaction device to a vendor based on the embedded content (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 40, lines 62-68, column 41, lines 1-68, and column 48, lines 34-64).
- 18. As per claims 19 and 34, Ginter and Russo disclose all the limitations of claims 14 and 29, further;

Ginter discloses,

- embedded content through a transaction privacy clearing house (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 40, lines 62-68, column 41, lines 1-68, and column 47, lines 4-63)
- 19. As per claims 20 and 35, Ginter and Russo disclose all the limitations of claims 14 and 29, further;

Ginter discloses.

 transmitting the embedded content from the transaction device to a remote device (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5,

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lines 1-41, column 17, lines 18-68, column 18, lines 1-65, column 40, lines 62-68, and column 41, lines 1-68).

20. As per claims 21, Ginter and Russo disclose all the limitations of claim 20, further; Ginter discloses,

- locally verifying a permission to use the embedded content within the remote device; and
- utilizing the embedded content in response to the permission.

(See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 17, lines 18-68, column 18, lines 1-65, column 40, lines 62-68, and column 41, lines 1-68).

21. As per claims 22 and 36, Ginter and Russo disclose all the limitations of claims 14 and 29, further;

Ginter discloses,

- authenticating usage of the transaction device via a pin code (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 40, lines 62-68, column 41, lines 1-68, and column 187, lines 10-47).
- 22. As per claims 26, 27, 28, and 40, Ginter and Russo disclose all the limitations of claims 14 and 29, further;

Ginter discloses,

- automatically calculating individual payments to multiple vendors based on the embedded content (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 31, lines 6-26, column 40, lines 62-68, and column 41, lines 1-68).
- providing the authorization in response to a local verification of sufficient funds within the transaction device (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68,

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column 4, lines 1-68, column 5, lines 1-41, column 31, lines 6-26, column 40, lines 62-68, and column 41, lines 1-68).

 providing the authorization in response to a confirmed payment by the transaction device (See Ginter figures 5A, 5B and associated text, and column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 31, lines 6-26, column 40, lines 62-68, and column 41, lines 1-68).

23. As per claim 41, Ginter discloses a method comprising:

- transmitting embedded content from a first transaction device to a second transaction device wherein the embedded content includes data information representing content for use by the transaction device and header information representing a charge amount for use of the data information (See Ginter figures 5A, 5B, 17 and associated text, and column 3, lines 30-68, column 4, lines 1-68, and column 5, lines 1-41, column 58, lines 28-68, column 134-139, and column 327, lines 53-68);
- utilizing the data information on the second transaction device (See Ginter column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 11, lines 58-68, column 12, lines 1-60, column 31, lines 6-26, column 40, lines 62-68, column 41, lines 1-68, column 47, lines 4-63, column 55, lines 61-68, and column 56, lines 1-64);
- storing the charge amount in the second transaction device in response to utilizating the data information on the second transaction device (See Ginter column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 11, lines 58-68, column 12, lines 1-60, column 31, lines 6-26, column 40, lines 62-68, column 41, lines 1-68, column 47, lines 4-63, column 55, lines 61-68, and column 56, lines 1-64).;
- automatically requesting a payment from the charge amount from the second transaction
 device to transaction clearing house subsequent to utilizing the data information within the
 second transaction device (See Ginter column 3, lines 30-68, column 4, lines 1-68, column 5,
 lines 1-41, column 11, lines 58-68, column 12, lines 1-60, column 31, lines 6-26, column 40, lines

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62-68, column 41, lines 1-68, column 47, lines 4-63, column 55, lines 61-68, and column 56, lines 1-64).

- calculating a first portion and a second portion of the chare amount wherein the first potion is
 associated with the data information that corresponds to a first source and the second portion is
 associated with the data information that corresponds to a second source (See Ginter See Ginter
 column 329, line 66-column 330, line 8, column 330, lines 64-68 column 332, lines 25-55, and
 column 332, line 63- column 333, line 36); and
- automatically transmitting the first portion of the charge amount to the first source and the second portion of the charge amount to the second source (See Ginter column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 11, lines 58-68, column 12, lines 1-60, column 13, lines 5-68, column 31, lines 6-26, column 40, lines 62-68, column 41, lines 1-68, column 47, lines 4-63, column 55, lines 61-68, and column 56, lines 1-64).
- 24. What is not specifically clear by Ginter is the utilization or availability of the content to the end user before the finalization of the verification of validity of charges. However, both Russo and Ginter clearly disclose similar systems of content distribution to the end user and making such content available to the end user without delay and charging happens after the content has been viewed or utilized substantially (See Russo column 5, lines 8-40, column 7, lines 43-63, column 10, lines 20-57, and column 11, lines 1-13). Russo is clear that content is available to the end user and the charges and accounting of such transaction happens within the end user's device (See Russo column 6, lines 16-61 and column 10, lines 19-57). Therefore, it would have been obvious to one having ordinary skill in the art at the time the current invention was made to combine the two concepts to have a more reliable and secure distribution system of content that the end user has more control on what they are paying for view before buy or try and buy systems, which are widely used in the digital works distribution industry. This actually speeds up the transaction in two fronts, first the end user is sure of what digital work is being obtained and second the accounting takes place at the end user device.
- 25. As per claim 43, Ginter and Russo disclose all the limitations of claim 42, further;

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Ginter discloses,

• wherein the secure financial transaction is routed through a transaction privacy clearing house transmitting the payment from the second transaction device to the source through a secure financial transaction (See Ginter column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 11, lines 58-68, column 12, lines 1-60, column 13, lines 5-68, column 14, lines 25-68, column 31, lines 6-26, column 40, lines 62-68, column 41, lines 1-68, column 47, lines 4-63, column 55, lines 61-68, and column 56, lines 1-64).

- 26. As per claim 44, Ginter and Russo disclose all the limitations of claim 41, further; Ginter discloses,
 - further comprising utilizing the data information by the second transaction device (See Ginter column 3, lines 30-68, column 4, lines 1-68, column 5, lines 1-41, column 11, lines 58-68, column 12, lines 1-60, column 13, lines 5-68, column 14, lines 25-68, column 31, lines 6-26, column 40, lines 62-68, column 41, lines 1-68, column 47, lines 4-63, column 55, lines 61-68, and column 56, lines 1-64).
- 27. As per claims 23-25 and 37-39, Ginter and Russo disclose all the limitations of claims 14 and 29, Ginter is not specific on disclosing the following,
 - authenticating usage of the transaction device via a biometric parameter.
 - the biometric parameter is a fingerprint.
 - the biometric parameter is an iris scan,
- 28. Using authentication parameters in authorizing a user to access certain content or verifying business transactions is well known security practice within the art. To use biometric parameters as means of authentication within the art for high security access transactions is also well known. Few of the most prevalent biometric parameters used in the art are finger prints, voice prints, iris scan, and DNA samples. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to add the well-known practice of using biometric parameters as means of authentication of individual conduction a business transaction for better and higher security practice.

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29. Examiner has pointed out particular references contained in the prior arts of record in the body of this action for the convenience of the applicant. Although the specified citations are representative of the teachings in the art and are applied to the specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant, in preparing the response, to consider fully the entire references as potentially teaching all or part of the claimed invention, as well as the context of the passage as taught by the prior arts or disclosed by the examiner.

Conclusion

- 1. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 2. A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the mailing date of this final action.
- 3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kambiz Abdi whose telephone number is (571) 272-6702. The examiner can normally be reached on 9 AM to 5:00 PM.
- 4. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kambiz Abdi can be reached on (571) 272-6712. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 5. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through

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Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Kambiz Abdi

Examiner

February 16, 2005

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 3600